(Caption of Case) App. of Time Warner Cable Information Services to Amend its Certificate of Public Convenience and Necessity to Provide Telephone Services in the Service Area of Rock Hill Tel. Co., d/b/a Comporium Communications, and for Alternative Regulation			) BEFORE THE ) PUBLIC SERVICE COMMISSION ) OF SOUTH CAROLINA ) ) COVER SHEET ) ) DOCKET ) NUMBER: 2008 - 329 - C				
(Please type or print							
Submitted by:	Margaret M. Fo		SC Bar Number:				
Address:	McNair Law Fin	,	Telephone:	803-799-980			
	P. O. Box 11390		Fax:	803-753-321	9		
	Columbia, SC 29	9211	Other: Email: pfox@mc				
□ Emergency R □ Other:		DOCKETING INFO			y) n's Agenda expeditiously		
INDUSTRY (C	heck one)	NATU	NATURE OF ACTION (Check all that apply)				
☐ Electric	-	Affidavit	Letter		Request		
☐ Electric/Gas		Agreement	Memorandum	l	Request for Certification		
☐ Electric/Telecor	nmunications	Answer	☐ Motion		Request for Investigation		
☐ Electric/Water		Appellate Review	☐ Objection		Resale Agreement		
☐ Electric/Water/7	Telecom.	Application	Petition		Resale Amendment		
☐ Electric/Water/S	Sewer	Brief	Petition for Re	econsideration	Reservation Letter		
Gas	•	Certificate	Petition for Ru	ulemaking	Response		
Railroad		Comments	Petition for Rul	e to Show Cause	Response to Discovery		
Sewer		Complaint	Petition to Inte	ervene	Return to Petition		
□ Telecommunications		Consent Order	Petition to Inter	vene Out of Time	Stipulation		
☐ Transportation		□ Discovery	Prefiled Testin	nony	Subpoena		
Water		Exhibit	☐ Promotion		☐ Tariff		
Water/Sewer		Expedited Consideration	n Proposed Orde	er	Other:		
Administrative Matter		Interconnection Agreemen	t Protest				
Other:		Interconnection Amendme	nt Dublisher's Af	fidavit			
		Late-Filed Exhibit	Report				

## MCNAIR LAW FIRM, P.A. ATTORNEYS AND COUNSELORS AT LAW

Margaret M. Fox

THE TOWER AT 1301 GERVAIS 1301 GERVAIS STREET, 11th FLOOR COLUMBIA, SOUTH CAROLINA 29201 www.mcnair.net

POST OFFICE BOX 11390 COLUMBIA, SOUTH CAROLINA 29211 TELEPHONE (803)799-9800 FACSIMILE (803)753-3219

October 17, 2008

Mr. Charles L. A. Terreni Chief Clerk and Administrator South Carolina Public Service Commission Synergy Business Park, The Saluda Building 101 Executive Center Drive Columbia, South Carolina 29210

Application of Time Warner Cable Information Services (South Carolina), LLC, d/b/a Time Warner Cable to Amend its Certificate of Public Convenience and Necessity to Provide Telephone Services in the Service Area of Rock Hill Telephone Company, d/b/a Comporium Communications, and for Alternative Regulation Docket No. 2008-329-C

Dear Mr. Terreni:

Re:

Enclosed for filing please find Rock Hill Telephone Company's First Set of Interrogatories and First Set of Requests for Production to Time Warner Cable Information Services (South Carolina), LLC, d/b/a Time Warner Cable in the above-referenced docket. By copy of this letter and certificate of service, copies of these documents are being served on all parties of record.

Thank you for your assistance.

Very truly yours,

Mayace & Cu. Ley Margaret M. Fox

MMF/rwm Enclosure

cc: Parties of Record

# BEFORE THE PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA

Docket No. 2008-329-C

IN RE:	Application of Time Warner Cable Information		
	Services (South Carolina), LLC, d/b/a Time	)	
	Warner Cable to Amend its Certificate of Public	)	
	Convenience and Necessity to Provide	)	
	Telephone Services in the Service Area of	)	
	Rock Hill Telephone Company, d/b/a Comporium	)	
	Communications, and for Alternative Regulations	)	
		)	

## FIRST SET OF INTERROGATORIES TO TIME WARNER CABLE INFORMATION SERVICES (SOUTH CAROLINA), LLC

Pursuant to 26 S.C. Code Ann. Regs. 103.833 and other applicable rules of the Public Service Commission of South Carolina, Rock Hill Telephone Company, d/b/a Comporium Communications ("Rock Hill") requests that Time Warner Cable Information Services (South Carolina), LLC, d/b/a Time Warner ("Time Warner") respond to the following interrogatories within twenty (20) days of service hereof.

#### IT IS HEREIN REQUESTED:

- A. That all information shall be provided to the undersigned in the format requested.
- B. That all responses to the below requests shall be labeled using the same number as used herein.
- C. That if the requested information is found in other places or in other exhibits, reference not be made to those, but, instead, that the information be reproduced and placed in the Interrogatory in the appropriate sequence.
- D. That any inquiries or communications relating to questions concerning clarifications of the data requested below be directed to the undersigned.
- E. That all exhibits be reduced to 8-1/2" x 11" format.

- F. That, if the requested information exceeds twenty-five (25) pages in length, the requested information be bound in ring binders (loose leaf notebook) or otherwise bound.
- G. That, in addition to the signature and verification at the close of Time Warner's response, the person responsible for the information contained in each answer be indicated.
- H. That each of these Interrogatories be reproduced at the beginning of each of the responses.
- I. That the responses be sent to:

M. John Bowen, Jr.
Margaret M. Fox
McNair Law Firm, P.A.
1301 Gervais Street
Columbia, SC 29201
Post Office Box 11390 (ZIP 29211)

- J. If the response to any Interrogatory is that the information requested is not currently available, state when the information requested will be available.
- K. These Interrogatories shall be deemed continuing so as to require Time Warner to supplement or amend its responses as any additional information becomes available.

#### **INTERROGATORIES**

- 1-1 Please provide a corporate organizational chart that shows Time Warner, Inc. ("Time Warner") and its affiliates, as defined in S.C. Code Ann. § 35-2-201.
- 1-2 Please describe the corporate relationships (i.e., owner, affiliate, subsidiary, partner, etc.), including all intermediate relationships, between Time Warner and the following entities. For each entity also identify its legal name and all d/b/a's, assumed names, trade marks, service marks, and brands, and describe the existing and planned or contemplated roles of the entity in the providing of telephone, telecommunications, voice, data, or cable television services in South Carolina. If the entity is not affiliated with Time Warner in any way, please state "none."
  - (a) Time Warner Cable
  - (b) Time Warner Cable Capital, L.P.
  - (c) Time Warner Cable I LLC
  - (d) Time Warner Cable Inc.
  - (e) Time Warner Cable Information Services (International), LLC
  - (f) Time Warner Cable Information Services

- (g) Time Warner Cable Information Services, LLC
- (h) Time Warner Cable Information Services (South Carolina), LLC
- (i) Time Warner Cable SC Political Action Committee
- (j) Time Warner Entertainment Company L.P.
- (k) Time Warner Inc.
- (1) Time Warner, Inc.
- (m) Time Warner NY Cable LLC
- (n) Time Warner Operations Inc.
- (o) Time Warner Telecom of South Carolina, LLC
- (p) tw telecom of south carolina, llc
- (q) T W C Construction, Inc.
- (r) T.W.C., Inc.
- (s) TW Capital Partners, LP
- (t) TW Capital, LLC
- (u) TW Communications, Inc.
- (v) T-W Construction Company LLC
- (w) TWC Communications, LLC
- (x) TWC Holdings, Inc.
- (y) TWC Management, Inc.
- (z) TWC Services, Inc.
- (aa) TWC, Inc., the Construction Division
- (bb) TWC, LLC
- (cc) T W Investments, LLC
- (dd) T W Telecom, L.P.
- (ee) T.W. Enterprises, Inc. of the Carolinas
- (ff) T.W. Technologies, Inc.
- (gg) T.W. Utility Services, Inc.
- (hh) TW Associates, Inc.
- (ii) TW Group, LLC
- (jj) TW Holdings, Inc.
- (kk) TW Investors, Inc.
- (ll) TW Landscaping, Inc.
- (mm) TW of Bluefield, Inc.
- (nn) TW Partners Agency of Alabama, Inc.
- (00) TW Real Estate, LLC
- (pp) TW Recreational Services, Inc.
- (qq) TW Services, Inc.
- (rr) TW Services, LLC
- (ss) TW Telecom Holdings, Inc.
- (tt) TW Telecom of South Carolina, LLC
- (uu) TW, LLC
- (vv) TW-JD Office Building, LLC

- 1-3 Identify all entities which have entered or plan or contemplate to enter into a partnership, LLC, joint venture or contractual relationship for the purpose of engaging in a line of business (hereinafter "business partner" for purposes of these interrogatories) with an affiliate of Time Warner.
- 1-4 Identify all Time Warner affiliates and business partners previously existing, currently existing or anticipated to exist in the future, including those listed in Interrogatory 1-2 and those identified in response to Interrogatory 1-3, that were, are or may be involved directly or indirectly in the provision of voice or data services to customers in the State of South Carolina. The entities identified in response to this Interrogatory shall be referred to collectively as the "Time Warner Companies," and individually as a "Time Warner Company" for purposes of these interrogatories.
- 1-5 For the Time Warner Companies providing, or involved with providing, voice or data services to customers in South Carolina, please respond to the following:
  - i. Identify the services offered by each Time Warner Company.
  - ii. Are these services used in the provision or support of local exchange service?
  - iii. Are these services used in the provision or support of wholesale services?
  - iv. Are these services used in the provision or support of any other voice or data service?
- Is any Time Warner Company currently providing retail local exchange service within the service territory of Rock Hill? If so, please respond to the following:
  - i. Please identify the Time Warner Company or Companies currently providing the retail local exchange service.
  - ii. Please describe the retail local exchange service(s) that is being provided within the service territory.
  - iii. Is the retail local exchange service(s) provided via resale or facilities based?
  - iv. Is the retail local exchange service(s) tariffed?
  - v. Is the retail local exchange service(s) provided in all of Rock Hill's exchanges? If no, please list the exchanges where the retail local exchange(s) service is being provided.
- 1-7 Is any Time Warner Company seeking, planning or contemplating to provide retail local exchange service within the service territory of Rock Hill? If so, please respond to the following:
  - i. Please identify the Time Warner Company or Companies seeking, planning or contemplating to provide the retail local exchange service.
  - ii. Please describe the retail local exchange service(s) that will be provided within the service territory.
  - iii. Will the retail local exchange service(s) be provided via resale or facilities based?
  - iv. Will the retail local exchange service(s) be tariffed?
  - v. Will the retail local exchange service(s) be provided in all of Rock Hill's

exchanges? If no, please list the exchanges where the retail local exchange(s) service will be provided.

- 1-8 Is any Time Warner Company seeking, planning or contemplating to provide a telecommunications service in Rock Hill's service area that is not a local exchange service? If so, please respond to the following:
  - i. Please identify the Time Warner Company or Companies seeking, planning or contemplating to provide the telecommunications service(s).
  - ii. Identify and describe all telecommunications services that are not local exchange services that the Time Warner Company or Companies is seeking, planning or contemplating to offer?
- 1-9 Is any Time Warner Company seeking, planning or contemplating to provide any wholesale interconnection services or wholesale telecommunications services (collectively, referred to as "Wholesale Services") in Rock Hill's service area? If yes, please identify which Time Warner Company or Companies is seeking to provide the Wholesale Services, describe the Wholesale Services to be provided, and, for each Wholesale Service to be provided, please respond to the following:
  - i. Is or will the Wholesale Service be tariffed?
  - ii. Identify the Rock Hill exchanges in which the Time Warner Company or Companies seeks, plans or contemplates to provide the Wholesale Service.
  - iii. Identify all potential Wholesale Service customers each Time Warner Company or Companies is seeking, planning or contemplating to provide Wholesale Services projects for itself in South Carolina over the next five years.
  - iv. Identify all Wholesale Service customers each Time Warner Company or Companies currently has in the State of South Carolina.
  - v. Identify all Wholesale Service customers each Time Warner Company or Companies currently has in Rock Hill's service area.
  - vi. Identify which of the Wholesale Service customers identified in the previous questions for each Time Warner Company is an interconnected VoIP provider as this term is defined by the FCC in 47 C.F.R § 52.21 and § 54.5.
  - vii. Identify all Time Warner Companies which provide access to telephone numbers for its Wholesale Service customers in the State of South Carolina and nationwide. For purposes of this question, "Time Warner Company" includes any affiliate of Time Warner or a business partner of an affiliate of Time Warner that was, is or may be involved directly or indirectly in the provision of voice or data services to customers outside the State of South Carolina.
  - viii. Identify all Time Warner Companies which provide numbers to its Wholesale Service customer(s) for that customer's VoIP service in the State of South Carolina and nationwide. For purposes of this question, "Time Warner Company" includes any affiliate of Time Warner or a business partner of an affiliate of Time Warner that was, is or may be involved directly or indirectly in the provision of voice or data services to customers outside the State of South Carolina.

- ix. Identify how many numbers each Time Warner Company has provided to its Wholesale Service customers that are in use by end user customers in the State of South Carolina and nationwide. For purposes of this question, "Time Warner Company" includes any affiliate of Time Warner or a business partner of an affiliate of Time Warner that was, is or may be involved directly or indirectly in the provision of voice or data services to customers outside the State of South Carolina.
- x. Please identify all telecommunications services (as defined by 47 U.S.C. § 153 (46)) that each Time Warner Company provides to its Wholesale Service customers, by company.
- 1-10 Please respond to the following questions on behalf of each Time Warner Company. The following questions address which services each Time Warner Company considers to be telecommunications services (as defined by 47 U.S.C. § 153 (46)), as well as the delivery of such services by each Time Warner Company, where applicable:
  - i. Does the Time Warner Company consider the provision of 10 digit telephone numbers a telecommunications service?
  - ii. If the Time Warner Company has provided numbers to a Wholesale Service customer, are the numbers associated with local exchange telecommunications service?
  - iii. Does the Time Warner Company consider the porting of numbers a telecommunications service?
  - iv. Does the Time Warner Company consider the provision of 911 and telephone relay service (TRS) to its Wholesale Service customers a telecommunications service?
  - v. Does the Time Warner Company consider operator services and directory assistance telecommunications services?
  - vi. In which service territories in South Carolina are 911, TRS, toll, and directory listings available from the Time Warner Company? Please describe how the Time Warner Company delivers these services.
  - vii. Does the Time Warner Company consider the calls originated by its Wholesale Service customers that provide interconnected VoIP services to be telecommunications service?
- 1-11 Please describe the network configuration of each Time Warner Company that provides Wholesale Service to Wholesale Service customers. The description should describe the network configuration of the company while providing the Wholesale Services to its Wholesale Service customers.
- 1-12 What is each Time Warner Company's projected number of end users in Rock Hill's service area that will interconnect through a Time Warner Company's service in the next 5 years?
  - i. How many of these projected customers are business customers?
  - ii. How many of these projected customers residential customers?

- 1-13 Does any Time Warner Company contribute to the South Carolina Universal Service Fund? If so, please identify the Time Warner Companies, provide the amount of contributions by company for the years 2005, 2006, and 2007, and specify whether any portion of the contribution is based on interconnected VoIP retail revenue.
- 1-14 Does any Time Warner Company contribute to the federal Universal Service Fund? If so, please identify each of the Time Warner Companies, and provide the amount of contributions by company for the years 2005, 2006, and 2007. For each Time Warner Company, please indicate whether the company bases its estimate of VoIP-based service revenues on the FCC proxy percentage of traffic in the interstate jurisdiction, or provides a traffic study to justify the interstate traffic amounts.
- 1-15 In any areas nationwide, where any Time Warner Company provides Wholesale Service, has any Time Warner Company received a bill for intrastate and/or interstate switched access charges for traffic terminated to an ILEC? If so, please identify the Time Warner Company or Companies. For purposes of this question, "Time Warner Company" includes any affiliate of Time Warner or a business partner of an affiliate of Time Warner that was, is or may be involved directly or indirectly in the provision of voice or data services to customers outside the State of South Carolina.
- 1-16 For the Time Warner Company or Companies identified in Interrogatory 1-15, has the Time Warner Company or Companies paid the access bill? If not, has the Time Warner Company or Companies ever disputed payment of an ILEC access bill on the grounds that the service in question utilizes VoIP or for any other reason? If yes, please provide a description of the dispute and resolution for each Time Warner Company. For purposes of this question, "Time Warner Company" includes any affiliate of Time Warner or a business partner of an affiliate of Time Warner that was, is or may be involved directly or indirectly in the provision of voice or data services to customers outside the State of South Carolina.
- 1-17 Please respond to the following behalf of each Time Warner Company:
  - i. What if any retail services are any of the Time Warner Companies providing to end user customers in the state of South Carolina? Please specify which Time Warner Company is offering which retail service(s).
  - ii. What if any retail services are any of the Time Warner Companies providing to end user customers nationwide? For purposes of this question, "Time Warner Company" includes any affiliate of Time Warner or a business partner of an affiliate of Time Warner that was, is or may be involved directly or indirectly in the provision of voice or data services to customers outside the State of South Carolina.
  - iii. Have any of the Time Warner Companies, at any time, obtained a certificate of public convenience and necessity or other authorization to provide local exchange telecommunications service? If yes, please list each state where certification has been granted. For purposes of this question, "Time Warner Company" includes

- any affiliate of Time Warner or a business partner of an affiliate of Time Warner that was, is or may be involved directly or indirectly in the provision of voice or data services to customers outside the State of South Carolina.
- iv. Are any of the Time Warner Companies currently providing a retail service called "Digital Phone" service? In the past five years, have any of the Time Warner Companies provided a retail service called "Digital Phone" service? For purposes of this question, "Time Warner Company" includes any affiliate of Time Warner or a business partner of an affiliate of Time Warner that was, is or may be involved directly or indirectly in the provision of voice or data services to customers outside the State of South Carolina.
- v. If any of the Time Warner Companies have offered or are offering a retail service called "Digital Phone," has this service ever been offered pursuant to a certificate of public convenience and necessity or other authorization in any state? If so, please list the states. If not, under what type of authority was this service offered to end users? For purposes of this question, "Time Warner Company" includes any affiliate of Time Warner or a business partner of an affiliate of Time Warner that was, is or may be involved directly or indirectly in the provision of voice or data services to customers outside the State of South Carolina.
- vi. If the "Digital Phone Service" was offered pursuant to a certificate of public convenience and necessity or other authorization by any of the Time Warner Companies, have any of these companies ever filed a letter with a state commission indicating that it would no longer provide the "Digital Phone" service pursuant to its state certification of public necessity and convenience or other authorization? If so, in which states has this occurred? Please provide copies of the filed letters and correspondence. For purposes of this question, "Time Warner Company" includes any affiliate of Time Warner or a business partner of an affiliate of Time Warner that was, is or may be involved directly or indirectly in the provision of voice or data services to customers outside the State of South Carolina.
- vii. If any of the Time Warner Companies have ever filed a letter with a state commission indicating that it would not longer provide the "Digital Phone" service pursuant to its state certification or authorization, what was the reason for withdrawing the provision of "Digital Phone" service from state certification or authorization? For purposes of this question, "Time Warner Company" includes any affiliate of Time Warner or a business partner of an affiliate of Time Warner that was, is or may be involved directly or indirectly in the provision of voice or data services to customers outside the State of South Carolina.
- viii. Do any of the Time Warner Companies believe that "Digital Phone" service is a telecommunications service? If yes, please explain the basis for this belief.
- 1-18 Please state how each Time Warner Company provides or plans to provide service to its residential and business telephone customers. Specifically who provides the dial tone, features, and long distance services? If this is provided by a third Party, please identify the third party and describe how/where the Time Warner Company interconnects with the third party provider.

- 1-19 Does any Time Warner Company use assets owned by any subsidiary or division of Time Warner Inc. in order to provide customers digital telephone service? If so, please identify the subsidiary (hereinafter for purposes of this set of Interrogatories defined as "Time Warner Cable") and describe what assets are used. If not, please describe how end users are served i.e. who owns the cable that goes into the house or business.
- 1-20 Please describe the network elements (i.e. the physical cable loop that serves the customer), where the Time Warner Company connects or interconnects with Time Warner Cable in order to use this network facility.
- 1-21 Does Time Warner Cable charge the Time Warner Company for using this cable as described above? If yes, how much does Time Warner Cable charge the Time Warner Company to use this cable?
- 1-22 Is Time Warner Cable willing to provide the same network assets to other carriers other than the Time Warner Company? If not, why not?
- 1-23 Does Time Warner Cable consider itself to be a telecommunications carrier as defined in 47 U.S.C. §153? Please explain the basis for your response.
- 1-24 Does Time Warner Cable Information Services (South Carolina), LLC consider itself to be a telephone utility, as defined in S.C. Code Ann. § 58-9-10(6)? If yes, list the specific services Time Warner Cable Information Services (South Carolina), LLC believes the Commission will have the authority to regulate.
- 1-25 Do the Time Warner Companies believe they should be regulated differently than traditional phone companies or CLECs? If yes, please explain why.
- 1-26 Which of the following services should not be considered to meet the definition of "telecommunications service" in S.C. Code Ann. § 58-9-10(15) and in 47 U.S.C. § 153(46)? Please identify and provide a corresponding response for each Time Warner Company.
  - i. Providing dial tone to end users via a TDM switch over traditional copper pair of wires
  - ii. Reselling ILEC telephone wires and using its own TDM or VOIP switch to provide dial tone to end users
  - iii. Providing dial tone to end users via a TDM or VOIP switch over traditional copper pair of wires or fiber
  - iv. Providing dial tone to end users over Time Warner Cable owned wires, using an owned or through third-party TDM or VOIP switch.
- 1-27 Do the Time Warner Companies believe that all "telecommunications service," as defined in S.C. Code Ann. § 58-9-10(15) and in 47 U.S.C. § 153(46), should be regulated equally, regardless of its technology (i.e. cable, fiber, copper wire, TDM, or VOIP)? If not, why not?

- 1-28 List the areas in ROCK HILL's service territory in which Time Warner Cable or an affiliated company provides video and/or cable television services. For each area, list the date Time Warner Cable or an affiliated company began providing video and/or cable television services.
- 1-29 State Time Warner Cable Information Services (South Carolina), LLC's net income for each of the past five years.

Respectfully submitted,

y: Maynet Ch. Jees.
M. John Bower, Jr.

Margaret M. Fox

McNair Law Firm, P.A.

Post Office Box 11390

Columbia, South Carolina 29211

Telephone: (803) 799-9800 Facsimile: (803) 376-2219 Email: jbowen@mcnair.net;

pfox@mcnair.net

ATTORNEYS FOR ROCK HILL TELEPHONE COMPANY, d/b/a COMPORIUM COMMUNICATIONS

Columbia, South Carolina

October 1,2008

# BEFORE THE PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA

Docket No. 2008-329-C

IN RE:	Application of Time Warner Cable Information		
	Services (South Carolina), LLC, d/b/a Time	)	
•	Warner Cable to Amend its Certificate of Public	)	
	Convenience and Necessity to Provide		
	Telephone Services in the Service Area of	)	
	Rock Hill Telephone Company, d/b/a Comporium	)	
	Communications, and for Alternative Regulation	)	
	· ·	Ĺ	

### FIRST REQUEST FOR PRODUCTION OF DOCUMENTS TO TIME WARNER CABLE INFORMATION SERVICES (SOUTH CAROLINA), LLC

Pursuant to 26 S.C. Code Ann. Regs. 103.833 and other applicable rules of the Public Service Commission of South Carolina, Rock Hill Telephone Company, d/b/a Comporium Communications ("Rock Hill") requests that Time Warner Cable Information Services (South Carolina), LLC, d/b/a Time Warner ("Time Warner") produce the documents described below within twenty (20) days of service hereof.

### IT IS HEREIN REQUESTED:

- A. That all information shall be provided to the undersigned in the format requested.
- B. That all responses to the below requests shall be labeled using the same number as used herein.
- C. That if the requested information is found in other places or in other exhibits, reference not be made to those, but, instead, that the information be reproduced and placed in the Interrogatory in the appropriate sequence.
- D. That any inquiries or communications relating to questions concerning clarifications of the data requested below be directed to the undersigned.

- E. That all exhibits be reduced to 8-1/2" x 11" format.
- F. That, if the requested information exceeds twenty-five (25) pages in length, the requested information be bound in ring binders (loose leaf notebook) or otherwise bound.
- G. That, in addition to the signature and verification at the close of Time Warner's response, the person responsible for the information contained in each answer be indicated.
- H. That each of these Interrogatories be reproduced at the beginning of each of the responses.
- I. That the responses be sent to:

M. John Bowen, Jr.
Margaret M. Fox
McNair Law Firm, P.A.
1301 Gervais Street
Columbia, SC 29201
Post Office Box 11390 (ZIP 29211)

- J. If the response to any Interrogatory is that the information requested is not currently available, state when the information requested will be available.
- K. These Interrogatories shall be deemed continuing so as to require Time Warner to supplement or amend its responses as any additional information becomes available.

#### REQUESTS FOR THE PRODUCTION OF DOCUMENTS

Request No. 1-1: Please provide copies of all documents, writings, exhibits listed in, referred to, or used in the preparation of Time Warner Cable Information Services (South Carolina), LLC's Responses to Rock Hill's First Set of Interrogatories.

Request No. 1-2: Please provide copies of all contracts with any third party that Time Warner Company customers use to make or complete calls on the Time Warner Company network in South Carolina.

Request No. 1-3: For each Time Warner Company that has Wholesale Service customers, please provide copies of all Wholesale Service agreements that each Time Warner Company has with Wholesale Service customers in South Carolina.

Request No. 1-4: Please provide copies of all forms filed with the administrator of the South Carolina USF on behalf of all Time Warner Companies that were used to determine that Time Warner Company's contribution to date.

Request No. 1-5: Please provide copies of all Form 499Q & 499A filed by a Time Warner

Company with USAC.

Request No. 1-6: If any of the Time Warner Companies has ever filed a letter with a state commission indicating that it would no longer provide the "Digital Phone" service pursuant to its state certification or authorization, please provide the letters of notice provided to end user customers that notified them of the discontinuation of the Digital Phone service as a regulated service.

Request No. 1-7: Please provide copies of Time Warner Cable Information Services (South Carolina), LLC's financial statements for the last five years.

Request No. 1-8: Please provide copies of Time Warner Cable Information Services (South Carolina), LLC's Annual Reports filed with the Public Service Commission or Office of Regulatory Staff for the last five years.

Request No. 1-9: Please provide copies of any financial projections prepared by or for Time Warner Cable Information Services (South Carolina), LLC in the last three years including associated detail and data.

Request No. 1-10: Please provide a copy of a South Carolina customer bill (with customer identifying information redacted) showing billed amounts for State USF and federal USF.

Request No. 1-11: Please provide a map(s) depicting Time Warner Cable's facilities in South Carolina.

Request No. 1-12: Please provide a map(s) depicting Time Warner Cable's proposed build out of cable facilities in South Carolina over the next 3 years.

### Respectfully submitted,

By: Mayace Alla Day
M. John Bowen, Jr.

Margaret M. Fox

McNair Law Firm, P.A.

Post Office Box 11390

Columbia, South Carolina 29211

Telephone: (803) 799-9800 Facsimile: (803) 376-2219 Email: jbowen@mcnair.net;

pfox@mcnair.net

ATTORNEYS FOR ROCK HILL TELEPHONE COMPANY, d/b/a COMPORIUM COMMUNICATIONS

Columbia, South Carolina

October 17, 2008

## BEFORE THE PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA

Docket No. 2008-329-C

IN RE:	Application of Time Warner Cable Information )	
	Services (South Carolina), LLC, d/b/a Time	
	Warner Cable to Amend its Certificate of Public )	CERTIFICATE
	Convenience and Necessity to Provide )	OF SERVICE
	Telephone Services in the Service Area of )	
	Rock Hill Telephone Company, d/b/a Comporium)	
	and for Alternative Regulation )	
	)	

This is to certify that I, Rebecca W. Martin, an employee with the McNair Law Firm, P. A., have this date served one (1) copy of Rock Hill Telephone Company's First Set of Interrogatories and First Set of Requests for Production in the above-referenced matter to the persons named below by causing said copies to be hand-delivered by courier at the addresses stated below.

Nanette S. Edwards, Esquire Jeffrey M. Nelson, Esquire Office of Regulatory Staff 1401 Main Street, Suite 900 Columbia, South Carolina 29211 Frank Ellerbe, III, Esquire
Bonnie D. Shealy, Esquire
Robinson, McFadden & Moore, P. C.
1901 Main Street, Suite 1200
Columbia, South Carolina 29202

I further certify that the following party of record is receiving copies of the above-mentioned documents by United States Postal Service, first class postage prepaid and affixed thereto, and addressed as shown below.

C. Bradley Hutto, Esquire Williams & Williams Post Office Box 1084 Orangeburg, South Carolina 29115

Rececca W. Martin

McNair Law Firm, P.A. Post Office Box 11390

Columbia, South Carolina 29211

(803) 799-9800

October 17, 2008

Columbia, South Carolina